

UNITED STATES DISTRICT COURT
FOR THE
WESTERN DISTRICT OF NORTH CAROLINA
Charlotte Division
Case No. 3:05 CV 391-MU

FILED
IN COURT
CHARLOTTE, N. C.
APR 20 2006

IN RE:

Joseph A. DiBruno, Sr.

Joseph A. DiBruno, Jr.

Nicholas DiBruno

Wendy DiBruno

Lela DiBruno

Debtors

Chapter 7

U. S. DISTRICT COURT
W. DIST. OF N. C.

Bankruptcy Case Number 05-33007

Bankruptcy Case Number 05-33006

Bankruptcy Case Number 05-33005

Bankruptcy Case Number 05-33712

(Jointly Administered)

**ORDER SUSTAINING THE
TRUSTEE'S OBJECTIONS TO THE
EXEMPTION CLAIMS OF THE
DEBTORS NICHOLAS AND WENDY
DIBRUNO and DETERMINING
WHAT EXEMPTIONS ARE
ALLOWED**

This contested matter came on to be heard this day upon Motion of Langdon M. Cooper, Trustee, in which he objects to the exemption claims of the Debtors Nicholas and Wendy DiBruno, (the "Debtors"), docket no. 17, and it appearing that notice of an opportunity for a hearing on any opposition to the Trustee's motion was properly given by the Trustee and the shortened notice is explicitly approved by the Court, and the Court has reviewed the pleadings and the record in this case, and the Court having considered the position and argument of the Debtors, and the Court having further determined that the Debtors failed to schedule all of their personal property and also that they did on or about September 10 and 11, 2005, conceal portions of his tangible personal property and other household goods by removing those items from his home and transferring them to a warehouse, after which such property was recovered by the Trustee pursuant to 11 U.S.C. §542, and the Court having concluded pursuant to 11 U.S.C. §522(g)(1)(B) that such transferred personal property cannot now be claimed as exempt, and the Court having determined that his exemption claims are otherwise limited in description and amount; it is, therefore,

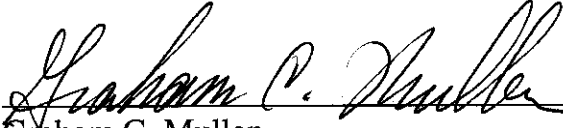
ORDERED that the objection of Langdon M. Cooper, Trustee, to the exemption claims of the Debtors is SUSTAINED; it is further

ORDERED that the Debtors are allowed only the following claims of exemptions:

(a) the specific property itemized on Schedule C of their bankruptcy petition up to the amounts of value claimed on that Schedule for such property, which expressly does not include any property located at the Advanced Bonded Warehouse or otherwise in the Trustee's possession and control; it is further

ORDERED that the Trustee if he so elects shall inventory and appraise the remaining property of the Debtors still in the possession of the Debtors, and to the extent the value exceeds the values specified by the Debtors on Schedule C of the Debtors' petition, the Trustee may either sell the excess interest to the Debtors, or otherwise sell such property or abandon such property. In this regard the Debtors shall cooperate with the Trustee.

Dated: the 20th day of April, 2006.


Graham C. Mullen
United States District Court Judge